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8	capacity as Attorney General of the State California	of	
9	Caryonna		
10	IN THE UNITED STATES DISTRICT COURT		
11	FOR THE CENTRAL DIS	STRICT OF CALIFORNIA	
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14	LANCE BOLAND, ET AL.,	Case No. 8:22-cv-01421-MRA (ADSx)	
15	Plaintiffs,	JOINT CASE MANAGEMENT	
16	v.	STATEMENT	
17	ROB BONTA, IN HIS OFFICIAL	Judge: The Honorable Monica Ramirez Almadani	
18	CAPACITY AS ATTORNEY GENERAL OF THE STATE OF	Trial Date: Not assigned Action Filed: August 1, 2022	
19	CALIFORNIA, ET AL.,		
20	Defendants.		
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1 Plaintiffs Lance Boland, Mario Santellan, Reno May, Jerome Schammel, and 2 the California Rifle & Pistol Association, Inc. (collectively, "Plaintiffs") and 3 Defendant Rob Bonta, in his official capacity as Attorney General of the State of 4 California (together with Plaintiffs, the "Parties"), hereby submit this Joint Case 5 Management Statement providing the information requested in the Court's June 12, 6 2024 Reassignment Order (Dkt. 70). 7 Α. **Date Filed** This case was filed on August 1, 2022. 8 9 B. The Parties 10 Plaintiffs: 11 • Lance Boland, an individual; • Mario Santellan, an individual; 12 • Reno May, an individual; 13 14 • Jerome Schammel, an individual; and 15 • California Rifle & Pistol Association, Inc. Defendants: 16 17 • Defendant Rob Bonta, in his official capacity as the Attorney General of the State of California; and 18 • Does 1 through 10, whose true names or capacities are unknown to 19 Plaintiffs. 20 21 C. **Summary of Claims** 22 Plaintiffs bring one claim for relief alleging that the Unsafe Handgun Act 23 violates the Second Amendment. 24 **Events Underlying the Action** California's Unsafe Handgun Act ("UHA"), codified at California Penal Code 25 26 sections 31900 through 32110, generally prohibits the manufacture or retail sale of 27 any "unsafe handgun" in California, making a violation punishable by 28 imprisonment in county jail for not more than one year. Cal. Penal Code

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§ 32000(a). Under the UHA, the California Department of Justice must maintain a Roster of Certified Handguns (the "Roster") that have been tested by a certified independent laboratory and meet other public-safety requirements. *Id.* § 32015(a). Handguns that do not appear on the Roster are deemed "unsafe handguns" under the UHA. Id. Enacted in 1999, the UHA did not take effect until January 2001, and its requirements have been amended in the years since. From 2001 to the present, to be added to the Roster, a handgun must have a "safety device" and pass firing and drop-safety tests in an independent laboratory. Id. §§ 31910(a)(1)(A)-(C), (a)(2)(A)-(C).Since 2007, a new semiautomatic pistol must have both a "chamber load" indicator" and a "magazine disconnect mechanism" to be added to the Roster. *Id.* §§ 31910(a)(2)(D)-(E). A chamber load indicator is "a device that plainly indicates that a cartridge is in the firing chamber" using readily visible text or graphics. Id. § 16380. A magazine disconnect mechanism "prevents a semiautomatic pistol that has a detachable magazine from operating to strike the primer of ammunition in the fire chamber when a detachable magazine is not inserted in the semiautomatic pistol." Id. § 16900. Beginning in May 2013, to qualify for the Roster, a new semiautomatic pistol was required to have microstamping capability, meaning it could imprint a "microscopic array of characters used to identify the make, model, and serial number of the pistol . . . on each cartridge case when the firearm is fired." Id. § 31910(b)(6) (eff. 2021) (former version of statute). When Plaintiffs filed this action, the microstamping requirement was still part of the UHA, but it has since been repealed by Senate Bill 452, effective January 1, 2024. 2023 Cal. Legis. Serv. Ch. 253 (S.B. 452).

Plaintiffs contend that the UHA "denies Californians access to thousands of variants of handguns" in violation of their Second Amendment rights. Am. Compl., Dkt. 17 ¶ 12-13.

E. Relief Sought and Damages

Plaintiffs seek a declaratory judgment that "California Penal Code sections 31910 through 32110, or any of these sections or any of their subsections, are unconstitutional on their face or, alternatively, to the extent these prohibitions apply to law-abiding adults seeking to acquire, use, or possess Off-Roster handguns that are in common use by Plaintiffs and the American public for lawful purposes, because such unlawfully infringes on the right of the People to keep and bear arms in violation of the Second and Fourteenth Amendments to the United States Constitution." Am. Compl., Dkt. 17 at 20.

Plaintiffs further seek an injunction enjoining "Defendants and their officers, agents, and employees from enforcing statutes that comprise the UHA, including California Penal Code sections 31910 through 32110 in their entirety, or, alternatively, to the extent such can be segregated from the rest of the statute, any provision of sections 31910 that prohibits the acquiring in the primary market, using, or possessing of Off-Roster semiautomatic firearms that are in common use by the American public for lawful purposes." Am. Compl., Dkt. 17 at 20-21.

Plaintiffs do not seek monetary damages.

F. Status of Discovery

As described below, Defendant appealed the Court's grant of Plaintiffs' Motion for Preliminary Injunction, and that appeal is currently pending. The Parties have engaged in limited discovery during the pendency of the appeal but anticipate engaging in additional discovery after the appeal is resolved.

G. Procedural History

This action was filed on August 1, 2022. Dkt. 1. Plaintiffs filed their Amended Complaint on September 23, 2022, and Defendant filed an Answer to the

1 Amended Complaint on October 7, 2022. Dkt. 17, 21. On November 15, 2022, 2 Plaintiffs filed a Motion for Preliminary Injunction, which Defendant opposed. 3 Dkt. 23, 30, 34. The Court held an evidentiary hearing on Plaintiffs' Motion for 4 Preliminary Injunction on January 23 and 24, 2023, during which both sides called 5 witnesses and presented evidence. Dkt. 42, 43. Following the evidentiary hearing, 6 the Parties submitted post-hearing briefing. Dkt. 56, 57, 58, 59. 7 On March 20, 2023, the Court granted Plaintiffs' motion and preliminarily 8 enjoined Defendant from "enforcing California Penal Code sections 31910(b)(4)-9 (6), or from otherwise preventing the retail sale of handguns that do not have a 10 chamber load indicator, a magazine disconnect mechanism, or microstamping 11 capability but that meet the other requirements of the Unsafe Handgun Act." Dkt. 12 60, 61. The Court stayed the effect of the preliminary injunction for fourteen days 13 to allow the government to file an appeal. *Id*. 14 On March 27, 2023, Defendant filed a Notice of Appeal to the Ninth Circuit. 15 Dkt. 62. Defendant sought, and the Ninth Circuit granted, a stay of the district 16 court's injunction as to the chamber load indicator and magazine disconnect 17 mechanism requirements (but not the microstamping requirement) of the Unsafe 18 Handgun Act, Penal Code § 31910(b)(4)-(5). 9th Cir. No. 23-55276, Dkt. 7. 19 Following briefing and argument, the Ninth Circuit took the case under submission 20 on August 23, 2023. 9th Cir. No. 23-55276, Dkt. 75. On March 25, 2024, the 21 Ninth Circuit vacated submission of the case pending the en banc decision in 22 Duncan v. Bonta, 9th Cir. No. 23-55805. 9th Cir. No. 23-55276, Dkt. 77. Duncan 23 has not yet been decided, and Defendant's appeal remains pending. 24 **Other Deadlines** H. 25 On May 26, 2023, the Court vacated the original Scheduling Order in this case 26 and set a new schedule with deadlines to be triggered after the issuance of the 27 mandate in the pending appeal. Dkt. 67.

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- All discovery (including discovery motions) shall be completed ninety (90) days after the issuance of the mandate in the appeal of the Court's order granting preliminary injunction;
- The parties are referred to ADR Procedure No. 1—Magistrate Judge, have until fourteen (14) days after the close of discovery to conduct settlement proceedings, and shall file a Joint Status Report no later than five (5) days after the ADR proceeding is completed advising the Court of their settlement efforts and status;
- The parties shall have until sixty (60) days after the close of discovery to file and have heard all other motions:
- The case shall be set for trial on a date convenient for the Court at least seventy-five (75) days after the deadline for all non-discovery motions; and
- The pretrial conference shall be set on a date convenient to the Court at least fourteen (14) days prior to the trial date.

The Court further ordered the parties to "file another stipulation and proposed order re: scheduling order dates after the issuance of the mandate in the appeal." Dkt. 67.

I. Magistrate Judge

The parties previously declined to proceed before a magistrate judge on September 14, 2022. Dkt. 12, 13. Defendant stands on his prior statement and respectfully declines to consent to have a magistrate judge preside over all proceedings. Plaintiffs would now consent.

J. Counsel Statement

The undersigned counsel hereby state that they have (1) discussed the magistrate judge consent program with their respective clients and (2) have met and conferred to discuss the consent program and selection of a magistrate judge. As noted above, the parties previously declined to proceed before a magistrate judge,

1	Dkt. 12, 13, and Defendant continues to respectfully decline consent to proceed		
2	before a magistrate judge, but Plaintiffs would now consent.		
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4	Dated: June 27, 2024 Respectfully submitted,		
5	ROB BONTA Attorney General of California JOHN D. ECHEVERRIA		
6	JOHN D. ECHEVERRIA Supervising Deputy Attorney General		
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8	/s/ Meghan H. Strong Meghan H. Strong		
9	Deputy Attorney General Attorneys for Defendant Rob Bonta, in his official capacity as Attorney		
10	his official capacity as Attorney General of the State of California		
11	General of the state of California		
12			
13	Dated: June 27, 2024 MICHEL & ASSOCIATES, P.C.		
14			
15	/s/C.D. Michel C.D. Michel		
16	Attorneys for Plaintiffs Lance Boland, Mario Santellan, Reno May, Jerome Schammel, and California Rifle &		
17	Schammel, and California Rifle & Pistol Association, Incorporated		
18	1 istor rissociation, incorporated		
19	ATTESTATION		
20	I am the CM/ECF filer whose identification and password are being used to		
21	file the foregoing Joint Case Management Statement. In compliance with Civil		
22	Local Rule 45-4.3.4(a)(2), I hereby attest that all other signatories listed, and on		
23	whose behalf this filing is submitted, concur in the filing's content and have		
24	authorized the filing.		
25	/s/Maghan H Strong		
26	Dated: June 27, 2024 /s/ Meghan H. Strong Meghan H. Strong		
27	Meghan II. Suong		
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